STIPULATION

The parties, by and through their counsel, have agreed and stipulate as follows:

- 1. The Court entered the parties' stipulated motion and proposed order for a 30-day interim extension of the existing class certification schedules, while the parties discussed a potentially longer extension. The parties have since met and conferred and agree that good cause justifies a further one-month extension of the Court's current class certification briefing schedule in the *De Coster* and *Frame-Wilson* cases.
- 2. After Amazon filed its opposition to class certification in *De Coster*, the parties met and conferred concerning an extension of time that Plaintiffs requested in order to address the arguments and materials in that opposition brief and accompanying expert report. Based on that meet and confer, the parties agreed to a further 30-day extension of the existing class certification schedules, as follows:

Frame-Wilson			
Briefs	Current Deadline [Dkt. 232]	Proposed Deadline	
Class Certification Brief	January 21, 2025	February 20, 2025	
Class Certification Opposition Brief	April 21, 2025	May 21, 2025	
Reply Brief ISO Class Certification	June 23, 2025	July 23, 2025	
De Coster			
Briefs	Current Deadline [Dkt. 257]	Proposed Deadline	
Reply Brief ISO Class Certification and Opposition to Amazon's Motion to Exclude & any Motion to Exclude Amazon's Expert[s]	February 24, 2025	March 26, 2025	
Amazon's Reply ISO Motion to Exclude & Opposition to Plaintiffs' Motion to Exclude	April 2, 2025	May 2, 2025	
Plaintiffs' Reply ISO Motion to Exclude	April 30, 2025	May 30, 2025	

THEREFORE, IT IS HEREBY STIPULATED AND AGREED by and between the parties, through their undersigned counsel of record, and the parties ask the Court to order, that:

3. The class certification deadlines contained in *Frame-Wilson*, Dkt. No. 232 and *De Coster*, Dkt. No. 257 are modified as follows.

1	Jessica Beringer (pro hac vice)
2	Shane Kelly (<i>pro hac vice</i>) Alex Dravillas (<i>pro hac vice</i>)
3	150 North Riverside Plaza, Suite 4100 Chicago, Illinois 60606
4	Telephone: (312) 741-5220 E-mail: jessica.beringer@kellerpostman.com
5	E-mail: shane.kelly@kellerpostman.com
6	Email: ajd@kellerpostman.com
7	Roseann Romano (<i>pro hac vice</i>) 1101 Connecticut Avenue, N.W., Suite 1100
8	Washington, DC 20036
9	Telephone: (202) 983-5484 E-mail: roseann.romano@kellerpostman.com
10	
11	Interim Co-Lead Counsel for Plaintiffs and the proposed Class
12	F · F · · · · · · · · · · · · · · · · ·
13	QUINN EMANUEL URQUHART &
14	SULLIVAN, LLP
15	By:/s/ Alicia Cobb Alicia Cobb, WSBA # 48685
16	1109 First Avenue, Suite 210 Seattle, WA 98101
17	Telephone: (206) 905-7000
18	Email: aliciacobb@quinnemanuel.com
19	Steig D. Olson (<i>pro hac vice</i>) David D. LeRay (<i>pro hac vice</i>)
20	Nic V. Siebert (pro hac vice)
21	Maxwell P. Deabler-Meadows (<i>pro hac vice</i>) 51 Madison Avenue, 22nd Floor
22	New York, NY 10010 Telephone: (212) 849-7000
23	Email: steigolson@quinnemanuel.com
24	Email: davidleray@quinnemanuel.com Email: nicolassiebert@quinnemanuel.com
25	Email: maxmeadows@quinnemanuel.com
26	
27	
28	

1	Adam B. Wolfson (pro hac vice)	
2	865 South Figueroa Street, 10th Floor Los Angeles, CA 90017-2543	
3	Telephone: (213) 443-3000	
	Email: adamwolfson@quinnemanuel.com	
4	Interim Executive Committee for Plaintiffs and the	
5	proposed Class	
6		
7	DAVIS WRIGHT TREMAINE LLP	
8	By:/s/ John A. Goldmark	
9	John A. Goldmark, WSBA # 40980 MaryAnn Almeida, WSBA #49086	
	920 Fifth Avenue, Suite 3300	
10	Seattle, WA 98104-1610	
1 1	Telephone: (206) 622-3150	
11	Email: johngoldmark@dwt.com	
12	Email: maryannalmeida@dwt.com	
13	PAUL, WEISS, RIFKIND, WHARTON &	
14	GARRISON LLP	
15	Karen L. Dunn (pro hac vice)	
13	William A. Isaacson (pro hac vice)	
16	Amy J. Mauser (pro hac vice)	
1.7	Martha L. Goodman (pro hac vice)	
17	Kyle Smith (pro hac vice)	
18	2001 K Street, NW	
	Washington, D.C. 20006-1047	
19	Telephone: (202) 223-7300	
20	Email: kdunn@paulweiss.com Email: wisaacson@paulweiss.com	
20	Email: amauser@paulweiss.com	
21	Email: mgoodman@paulweiss.com	
22	Email: ksmith@paulweiss.com	
	Attorneys for Defendant Amazon.com, Inc.	
23	Theorneys for Defendant Timazon.com, The.	
24		
25		
26		
27		
28		

STIPULATED MOTION AND ORDER REGARDING CLASS CERT. BRIEFING - 4 Case Nos. 2:20-cv-00424-JHC, 2:21-cv-00693-JHC

ORDER Pursuant to stipulation, IT IS SO ORDERED. In De Coster, the Court DIRECTS the Clerk to re-note the motion at Dkt. # 180 for March 26, 2025, and the motion at Dkt. # 230 for May 2, 2025. Le A. Chun Dated: January 6, 2025. UNITED STATES DISTRICT JUDGE

STIPULATED MOTION AND ORDER REGARDING CLASS CERT. BRIEFING - 5 Case Nos. 2:20-cv-00424-JHC, 2:21-cv-00693-JHC